Agreement and the Final Approval Order, and (b) all parties hereto for the purpose of administering the

1

Settlement Agreement, enforcing its terms and enforcing the terms of this Judgment.

27

28

10CV1886

- 3. In the event the settlement does not become effective in accordance with the terms of the Settlement Agreement, then this Judgment shall be rendered null and void to the extent provided by and in accordance with the Settlement Agreement and shall be vacated, and, in such event, all orders entered and releases delivered in connection herewith shall be null and void to the extent provided by and in accordance with the Settlement Agreement.
- 4. The Court certified a class for settlement purposes pursuant to Federal Rule of Civil Procedure Rule 23(b)(3) and finds the class to include all individuals who received payments from Wilson for work performed while assigned to or at ADP in the State of California as contingent recruiters, researchers, or sourcers in ADP's Shared Services Division at any time from September 1, 2006 to September 28, 2012, who received notice pursuant to Federal Rule of Civil Procedure 23(c)(2) and who did not timely request to be excluded from the class.

IT IS SO ORDERED.

DATED: June 5, 2013

Hon. Anthony J. Battaglia U.S. District Judge

2 10CV1886